	. 160 [05/15/03] Address, Telephon	Case 10-12403-MM7 e No. & I.D. No.	Filed 08/05/10	Doc 8 Pg. 1 of 3	
	IINTTED ST	ATES BANKRUPTCY COURT			
32	SOUTHERN	DISTRICT OF CALIFORNIA , San Diego, California 92	101-6991		
In Re			Debtor.	BANKRUPTCY NO.	
			Moving Party	RS NO.	
			Respondent(s)		
		MOTION FOR R	ELIEF FROM AUTON	MATIC STAY ONAL PROPERTY	
forth b		ve-captioned matter moves this	s Court for an Order gra	anting relief from the autor	matic stay on the grounds set
1.	A Petition under	Chapter 7 11	☐ 12 ☐ 13	was filed on	
2.	Procedural Statu a. Na	s: me of Trustee Appointed <i>(if a</i>	ny):		
	b. Na	me of Attorney of Record for	Trustee <i>(if any)</i> :		
	Debtor h	otional) Prior Filing Information as previously filed a Bankruptable, the prior case was dismi	cy Petition on:		
		Chapter 13 case): Chapter 13	3 Plan was confirmed	on	or a confirmation hearing is
	Movant alleges th	ne following in support of its M	lotion:		
1.		ng real property is the subject ddress of the property includin			
	b. Type of unimpro	real property (e.g., single far ved):	nily residence, apartn	nent building, commercia	al, industrial, condominium,

Legal description of property is attached as Exhibit A.

C.

	d.	If a chapter 11 or 13 case and if non-payment of any post-petition payment is a ground for relief, attach the accounting required by Local Bankruptcy Rule 4001-2(a)(4) as Exhibit B.							
	e.	*Fair ma	arket value of property a	as set forth in th	e Debtor's sch	nedules: \$			
	f.	*Nature	of Debtor's interest in the	he property:					
2.		The follow	ing personal property is	the subject of t	his Motion <i>(de</i>	escribe property):			
	a.	Fair ma	rket value of property as	s set forth in the	e Debtor's sch	edules: \$			
	b.	Nature	of Debtor's interest in th	e property:					
3.	*Fair ı	market val	parket value of property according to Movant: \$						
4.	*Natu	re of Movant's interest in the property:							
 6. 7. 	a. b. c. d. e. (If Ch. a. b.	ii. Post-petition default: \$ apter 13 Case, state the following:) Date of post-petition default: Amount of post-petition default: mbrances:			\$				
	Lender Name		·		Pre-Petitio	NOWN) n Arrearages nt - # of Months		Post-Petition Arrearages Total Amount - # of Months	
1st:							100011110011111111111111111111111111111		
2nd:									
3rd:									
4th:									
Total	s for all Li	ens:	\$		\$		\$		
	b.		tary encumbrances of r		, mechanic's,	judgment and ot	her liens, lis pendens)	as listed in	

See attached page, if necessary.

^{*}Separately filed Declaration required by Local Bankruptcy Rule 4001-2(a)(5). CSD 1160

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8.	Relie	ef from the automatic stay should be granted because: Movant's interest in the property described above is not adequately protected.			
	b.	Debtor has no equity in the real property personal property described above and such property is not necessary to an effective reorganization.			
	C.	The property is "single asset real estate", as defined in 11 U.S.C. § 101(51B), and 90 days (or days as ordered by this court) have passed since entry of the order for relief in this case, and			
		i. the Debtor/Trustee has not filed a plan of reorganization that has a reasonable possibility of being confirmed within a reasonable time; and			
		ii. the Debtor/Trustee has			
		(1)			
		(2) commenced payments, but such payments are less than an amount equal to interest at a current fair market rate on the value of each creditors' interest in the property.			
	d.	*Other cause exists as follows (specify): See attached page.			
	\	and wind Manageth as filed accounts Deplaceting account to Lead Deplaceting Date 4004 0/5/5/2 and (0)			
		en required, Movant has filed separate Declarations pursuant to Local Bankruptcy Rule 4001-2(a)(5) and (6).			
	Mova	ant attaches the following:			
1.		Other relevant evidence:			
2		(Optional) Memorandum of points and authorities upon which the moving party will rely.			
	<u> </u>	(opusitar) memerandam et penne and dauternies apen union the metring party uni resy.			
	WHEREFORE, Movant prays that this Court issue an Order granting the following:				
		Relief as requested.			
		Other:			
Dated:					
		[Attorney for] Movant			

^{*}Separately filed Declaration required by Local Bankruptcy Rule 4001-2(a)(5). CSD 1160 $\,$